Amendments to the Drawings:

The attached drawing sheet includes changes to FIG 4B. This sheet, replaces the original sheet containing FIG. 4B. In FIG. 4B, reference number "420" has be replaced with reference number --421--.

Attachment:

- 1 Replacement Sheet (FIG. 4B)
- 1 Annotated Sheet Showing Changes (FIG. 4B)

REMARKS

In response to the Office Action dated February 9, 2005, claims 4 and 16 have been cancelled and claims 1, 6, 13, 18, 23, and 26 have been amended. Claims 1-3, 5-15, and 17-20 are in the case. The Applicants respectfully request reexamination and reconsideration of the present application.

Record is made of a telephonic phone call between Applicants' attorney Edmond A. DeFrank and Examiner J. Swearingen. The February 9, 2005 Office Action, the cited references and the pending claims were discussed. No agreement was reached during the call.

On pages 2-3, sections 1-7, of the Office Action, the specification and drawings were objected to due to minor typographical errors.

In response, the Applicants have amended the specification and FiG. 4B of the drawings, as suggested by the Examiner, to overcome these objections. No new matter has been added.

On page 3, sections 8-10, of the Office Action, claim 1 was rejected under 35 U.S.C. § 112, first paragraph, as being a single means claim.

The Applicants respectfully traverse this rejection. However, in light of the amendments to claim 1 for other reasons, this rejection is now moot.

On page 4, sections 11-14, of the Office Action, claims 6, 18, and 26 was rejected under 35 U.S.C. § 112, second paragraph.

In response, the Applicants have amended claims 6, 18, and 26 as suggested by the Examiner to overcome these rejections.

On pages 4-5, sections 15-27, of the Office Action, claims 1-3, 5-10, 17-20, 23, and 25-27 were rejected under 35 U.S.C. § 102(e) as allegedly being anticipated by Acharya et al. (U.S. Paten No. 6,826,593).

The Applicants respectfully traverse this rejection. Namely, Acharya et al. fail to disclose the Applicants' claimed "...displaying cache status information about the cached documents when a user digitally points to an address associated with one or more of the cached documents..." In contrast, Acharya et al. merely disclose that a

user "...can request the transmission of a file such as through the selection of a hyperlink on a web page currently being viewed." (see col. 4, lines 46-63 of Acharya et al.), However, in light of the amendments to the independent claims, which now include the limitations of claim 4, this rejection is moot.

Hence, since the cited reference does not disclose all of the elements of the Applicants' claimed invention, the reference cannot anticipate the claims. As such, the Applicants respectfully submit that the rejection under 35 U.S.C. 102 should be withdrawn.

On pages 6-8, sections 28-44, of the Office Action, claims 4 and 16 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Acharya et al. and Gong (U.S. Patent No. 6,243,089).

The Applicants respectfully traverse this rejection based on the arguments below.

Specifically, according to 35 U.S.C. § 103(a), MPEP 706.02(I)(1) and MPEP 706.02(I)(2), since the subject matter of Gong et al. and the claimed invention were, at the time the invention was made, owned by and subject to an obligation of assignment to the current Assignee, International Business Machines Corporation, Gong et al. cannot be used in combination with another reference to reject the claims. Accordingly, this rejection should be withdrawn (MPEP 2143).

In addition, claim 13 now includes "...a cache status device enabled by the module for displaying the status information when a user digitally points to an address associated with one or more the cached documents, wherein the cache status device includes a permanent display that is highlighted when a Web page is cached and wherein cache status information includes percentage of the document that was previously cached...and...a setup module that allows a user to select a method of displaying the cache indicator through at least one of a dialog box that is displayed at predefined intervals or a dialog box that is displayed when a Web page is actually cached." In contrast, none of the cited references contain all of these elements.

Further, with regard to the dependent claims, since they depend from the aboveargued respective independent claims, they are therefore patentable on the same basis. (MPEP § 2143.03). Also, the other prior art references cited by the Examiner also have been considered by the Applicants in requesting allowance of the dependant claims and none have been found to teach or suggest the Applicants' claimed invention.

In view of the arguments and amendments set forth above, the Applicants respectfully submit that the claims of the subject application are in immediate condition for allowance. Thus, it is respectfully requested that all of the claims be allowed based on the amendments and arguments. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue. Additionally, in an effort to further the prosecution of the subject application, the Applicants kindly <u>request</u> the Examiner to telephone the Applicants' attorney at (818) 885-1575.

Respectfully submitted, Dated: May 9, 2005

Edmond A. DeFrank Reg. No. 37,814

Attorney for Applicants (818) 885-1575 TEL

(818) 885-5750 FAX

Attachments

AUS9-2001-0372-US1 5/13

